

**CONFIDENTIAL**

Approved For Release 1999/09/17 : CIA-RDP78-03092A001100030001-3

CIA RETIREMENT BOARD MEETING

2:00 p. m., 31 August 1972

PRESENT: Mr. Harry B. Fisher

25X1A

- Chairman
- DDS&T Member
- DDI Member
- DDP Member
- DDS Member
- Alternate Legal Advisor
- Technical Advisor
- Recording Secretary
- Executive Secretary

GUEST: Dr. John R. Tietjen - Director of Medical Services

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- case only
- Special Assistant to D/OMS
- case only
- for her own case only
- his own case only

1. The Board approved the minutes of the meetings of 6 July 1972 and 3 August 1972 as presented.

2. The Board considered the cases of 18 employees who had been nominated for designation as participants in the System. The Board took action as follows:

- a. Recommended designation as participants of the following named employees who have completed more than 15 years of Agency service:

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- b. Recommended designation as participants of the following named employees who have completed more than 5 years of Agency service:

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(Continued)

WARNING NOTICE  
SENSITIVE INTELLIGENCE SOURCES  
AND METHODS INVOLVED

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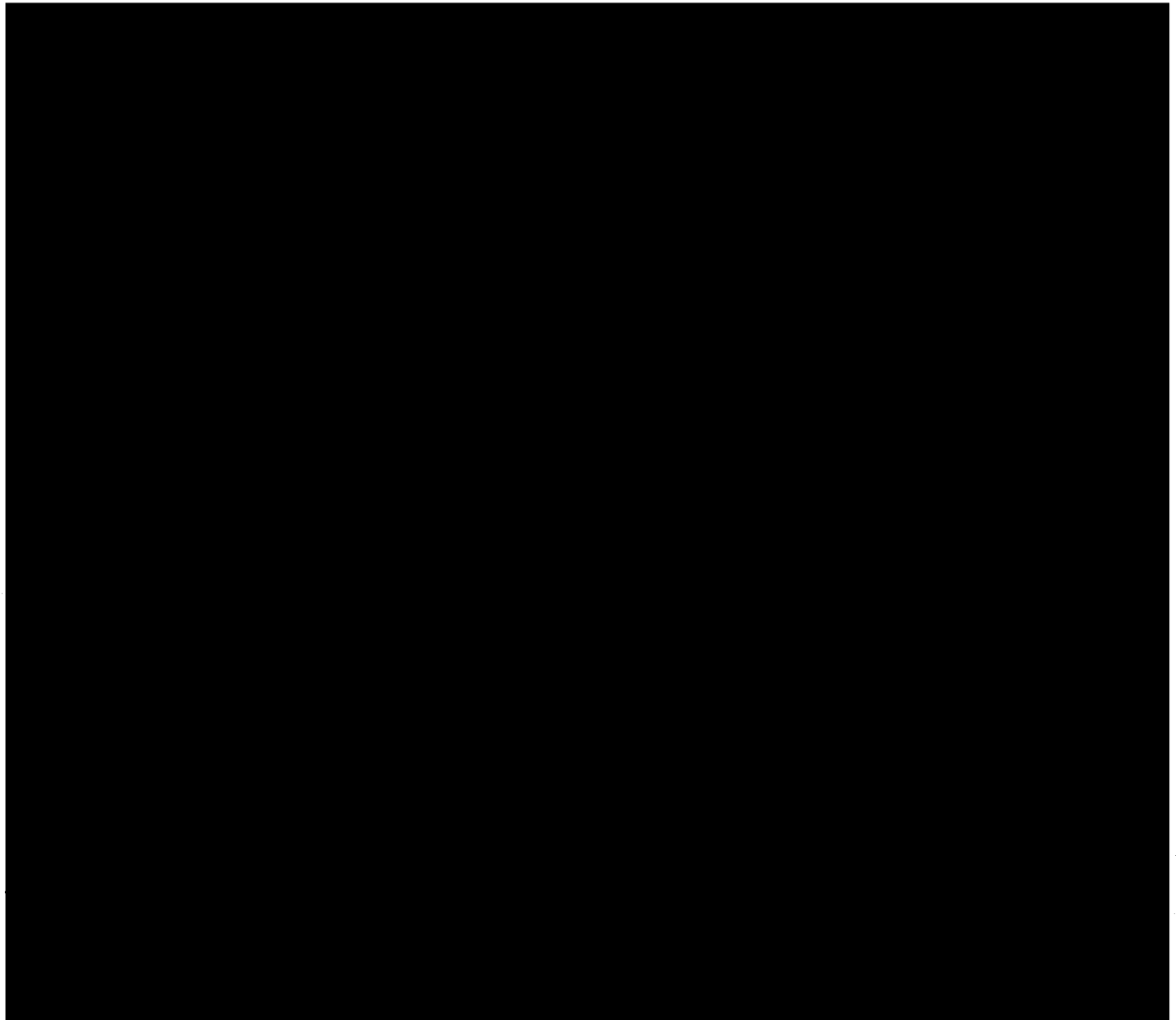
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Board Recommendation:

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After further discussion of the duties described by [REDACTED] the Board concluded that if [REDACTED] had performed all the duties he described for the periods he stated that he had completed the required qualifying service. However, since the memorandum from the Director of Security did not specifically state that the duties described by [REDACTED] were an accurate and factual description of his duties during those periods, the Board agreed that a copy of the verbatim transcript should be sent to the Director of Security with the request that he advise the Director of Personnel that to the best of his knowledge [REDACTED] responses actually reflect the nature of his duties. The Board recommended that, should the Director of Security

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confirm the duties as described by [REDACTED], he be designated as a participant in CIARDS based on having completed sufficient periods of domestic service which were qualifying under the provisions [REDACTED]

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4. The Board next considered the request for designation as a participant in CIARDS, received from [REDACTED] based partially on domestic qualifying service. [REDACTED] has completed 56 months of verified overseas service.

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During the period from January 1965 through May 1967 [REDACTED] was assigned as the Chief Registry Clerk at JMWAVE. She contends that during this period she performed the same functions she would have if she had been assigned overseas. She stated that she frequently came in at odd hours or during the weekends to process [REDACTED] cables; which were often [REDACTED] and were almost always Operational Immediates. She was expected to contact the case officer concerned as soon as the cables arrived and ensure the case officer received a copy within thirty minutes of its arrival.

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The Acting Chief, Western Hemisphere Division stated that inclusion in CIARDS would not seem to be appropriate unless the current interpretation [REDACTED] is more liberal than he understands it to be. The CSCS Board and the Deputy Director for Plans concluded that [REDACTED] JMWAVE duties do not wholly meet the criteria for qualifying domestic service.

STATINTL

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Board Recommendation:

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[REDACTED] appeared before the Board and was informed by the Chairman that, based on the information presented, the Board did not find her domestic service to be qualifying service, and he asked if she could add anything to what she had presented in her memorandum. She stated that she understood that there have been exceptions made, and in fact, knows of some people who apparently were granted concessions.

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[REDACTED] specifically mentioned; [REDACTED] (both of whom were approved for domestic qualifying service and retirement under the relaxed criteria of July 1968), [REDACTED] (who completed 60 months of overseas service), and [REDACTED] (who was her supervisor at JMWAVE and who retired in April 1968 under the Civil Service Retirement System). She had nothing further to add regarding her JMWAVE service which would reflect on this service as being qualifying for CIARDS. The Board concluded that the service performed by [REDACTED] was not qualifying under any of the provisions of [REDACTED]. The Board, therefore, recommended that [REDACTED] NOT be approved for participation in CIARDS based on domestic service.

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25X1A 5. The next case considered by the Board was an application for disability retirement from [REDACTED] who applied for retirement on 6 June 1972. [REDACTED] based his claim on coronary thrombosis with myocardial infarction. [REDACTED] suffered an acute myocardial infarction in August 1968. He returned to full time duty on 8 November 1968. In May 1971 he stated that he had episodes of chest pains; however, evidence at that time did not support a finding of recurrence. In May 1972, [REDACTED] private physician stated regarding [REDACTED] 1968 coronary that his recovery was uneventful and that anticoagulants were discontinued one year later. This letter also stated that at present [REDACTED] is asymptomatic. The OMS sent [REDACTED] for cardiac consultation in July 1972 and the results of those tests state that there was "no evidence of any complications since the myocardial infarction in 1968 and current cardiac reserve and status are good." The Board of Medical Examiners recommended that the application be disapproved. The Retirement Board recommended that the Director of Personnel accept the recommendation of the Board of Medical Examiners that [REDACTED] application for disability retirement be disapproved.

25X1A 6. The Board next considered the request for designation as a participant in CIARDS, received from [REDACTED], based partially on domestic qualifying service. [REDACTED] will have completed 56 months and 14 days of overseas service upon the expiration of his current PCS assignment.

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The Director of Finance, with the concurrence of the Deputy Director for Support, stated that he has no basis on which to support [REDACTED] request.

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Board Recommendation:

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The Board concluded that the service performed during this period by [REDACTED] was not qualifying under any of the provisions [REDACTED]. In arriving at this conclusion the Board noted that [REDACTED] had not been required to work with foreign nationals, had not been required to operate using a pseudonym, and had not been required to practice stringent tradecraft in his own personal life. The Board also noted that the service performed during this period would not preclude [REDACTED] from describing his duties in a general nature to a prospective employer. The Board, therefore, recommended that [REDACTED] not be approved for participation in CIARDS based partially on domestic qualifying service.

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7. The next case was the Fifteenth Anniversary Review of [REDACTED], who will complete 15 years of Agency service on 16 February 1973. [REDACTED] has completed 30 months and 25 days of verified overseas service. The Director of Communications, who is the head of [REDACTED] career service, recommended that he be removed from CIARDS until such time as he may complete the additional qualifying service needed. The Board, therefore, recommended that [REDACTED] be removed from CIARDS based on his not having completed the required qualifying service.

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8. The final case was the Fifteenth Anniversary Review of [REDACTED] who will complete 15 years of Agency service on 3 September 1972. [REDACTED] has completed 30 months and 23 days of verified overseas service. The Career Management Officer, Office of Personnel, recommended that [REDACTED] be removed from CIARDS until such time as she may complete the additional qualifying service needed. The Board, therefore, recommended that [REDACTED] be removed from CIARDS based on her not having completed the required qualifying service.

9. The meeting adjourned at 3:50 p. m.

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[REDACTED]  
Executive Secretary

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